IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

CHARIES DIXION, AIS#139244
DONALD W. YOUNG, AIS#157063
JAMES Mc Donald, AIS#236354
BRUCE HARMS, AIS#202029

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MEMORANDUM SUPPORTING CHASS
ACTION LAW SUIT SECTION 1983
COMES NOW, THE PHAINTIFFS, THE AbovED PRISONERS and
Filing in the Above Style Court, A Section 1983 AND SECTION 1988,

THIS CLASS IS SO NUMEROUS THAT JOINDER OF ALL MEMBERS
(THOSE PRISONERS SIMILARILY SITUATED IS Impracticable).
THERE ARE QUESTIONS OF LAW OR FACT (Contained in Plaintiffs

COMPINITAT) COMMON TO THE CLASS.

THE Claims OR DEFENSES OF THE CLASS, and THE REPRESENTATIVE PARTIES, (PLAINTIFFS AND ANY OTHER MAMED PLAINTIFFS) ARE TYPICAL OF THE CLASS, AND THE CLASS, AND THE REPRESENTATIVE PARTIES WILL Fairly AND Adequately Protect THE INTERES OF THE CLASS

Plaintiffs shows the class is Numerous IN
Plaintiffs complaint, and Requests Class Certification
Pursuant to Rule 23(b) (2), As a Practical Matter all the
Prisoners Who would be affected by the cutcome of
The Lawbutt be Joined as Plaintiffs. Because all of the
State of Alabama Prison officials Facilities is overcrowded.
Therefore, Unconstitutional Housing Plaintiffs in overcrowded
Facilities Isia violation of the united states Constitutional
Rights Law and statutes and Rules and Regulations
Controlling overcrowded Prison systems, Plaintiffs need
Not Establish A Class Size with Precision. It is sufficient
If Plaintiffs Present some Information From Which the
NUMBER of Class Member be approximated, and therefore
Plaintiffs Showing that Joinder Is Impracticable.

Platntiffs Presented A SHORT STATEMENT OF FACTS:
Cowley V. GIBSON, 355 U.S. 41 78 5. CF, 99 (1957)
THE PLAINTIFFS REQUESTING FOR AHONEY TO
REPRESENT THE CINES. AN ATTORNEY ENTITLED
TO A FEE TO BE DETERMINED BY THE COURT
AND PAID BY THE DETENDANTS, 42 USC \$ 1988
SEE HENSLEY V. ECKERHART _____ US. ____.
163 S. CT. 933 (1983)

Plaintiff's Required This Court TO TREAT PLAINTIFS Allegation AS A PRO SE COMPLIANT HATME V. KERNER, 404 U.S. 519 92 594 (1972). PRO SE COMPLIANTS ARE HELD TO LESS STRIGENT STANDARDS THAN FORMAL PLEADINGS DRAFFED By LAWYERS.

PLATATIFFS, THEY ARE STATE PRISONERS
AND Filing A CIVIL RIGHTS ACTION IN
FEDERAL COURT, PLAINLIFFS ALLEGE THATTHIS
COURT HAS JURISDICTION PURSUANT TO
28 U.S.C 35 1343 and under 28 U.S.C
55 1331

THE DEPARTMENT OF CORRECTIONS COMMISSIONERS and THE STATE OF ALABAMA BOARD OF PARDONS AND PAROLES CHAIRMAN, THEY KNEW THAT THEY WERE VIOLATING Plaintiffs Constitutional RIGHTS, HOUSING DIATINTIFFS IN OVERCROWDED FacilitiES EVER SINCE NEWMAN V. AHADAMA, 683 F. 2 d 1312, 1320 (11th CIR, 1982), If A RIGHT IS CLEARLY ESTABLISHED, PRISON OFFICALS KNOW OF SHOULD KNOW WHETHER THEIR HOLLS VIOLATE IT EXCEPT IN EXTRA ORDINARY CIRCUMSTANCES. CASES THAT PUT THEM ON NOTICE, ALABAMA 406 F. SUPP, 318 (M.D. A14.1976).

NEWMAN V. STATE OF AIABANIA, 466 F. SUPP. 628 (NI. D. AIA. 1979).

PIAINTIAS PROVING PERSONAL INVOLVEMENT, THE DEFENDANT RICHARD AllEN IS THE COMMISSIONER OVER All THE PRISON FACILITIES THAT ALL AND KNOWS THAT ALL AND STATE PRISON FOCILITIES ARE OVERCHOWDED, AND THE DEFENDANT SYCHEY WILLIAMS IS OVER All THE INMARES WHO Holds THE Authority To GRANT AND DENY PAROLE COnsideration, Who Taking THE Appointed Chairman Capacity TO Help THE OVERCROWDED PRISON System By Levicating OVERCROWDING.

THE DEFENDANTS SHOULD HAVE KNOWN THAT THEY WERE VIOLATING PHANTIFFS CONSTITUTIONAL RIGHTS HOUSING THEM IN OVERCROWDED FACILITIES WITH INMATESTHAT ARE SICK WITH DANGEROUS DISEASES, ITS UNCONSTITUTIONALLY HOUSING PHAINTIFFS I LEGALLY UNCLER THE CONSTITUTIONALLY HOUSING PHAINTIFFS SAFE INVIRONMENT RIGHTS, AND DENYING PHAINTIFFS SAFE INVIRONMENTS, BY FIRE HAZARDS, AND UNDERSTAFFING OF CORRECTIONAL OFFICERS CREATES RISK FOR VIOLENCE IN the EVIRONMENTS, WHERE SOME OFFICERS ARE WORKING OVER THE LEGAL HOURS limited VUEEKLY That'S PERMITTED OR NOT PERMITTED by FEDERAL law. AND THE RIGHT TO LIFES BASIC NECESSITIES ARE BEING DEPRIVED OF, by PLYCING PHANTIFFS IN DORMS THAT HAVE BEEN REGULATED BY FEDERAL law to hold 60 MEN, which NOW 121 THE EASTER LING FACILITY

Plaintiffs ARE being Held in Dorms Holding 130 And MORE, Providing Inadequate Bathroom Facilities with only ONE URINAL AND FIVE BILLES AND 8-ShowER HEADS. PLATALIAS ARE NOW BEING VACCINATED FOR HEPATITUS(B) Plaintiffs also state that Hepatitus (c) has become a Major Health THREAT IN this INVIRONMENT. Plaintiffs HAVE BEEN TREATED for Skin RASHES AND Blistering Boils and Told By HEAHN CARE Officials THAT the Skin problems ARE Nothing MORE than Spider Bites. Samples and Culture's from the Skin HAS proven Medically that this is in fact staff Infection. Being Housed In this Facility (EASTERling) that was obesigned to Hold 14 Maxium capacity of 650, Now Houses 1380 Inmates. Plaintiff ARE Continuosly Subjected to AN INVIRONMENT that is dangerous to our PERSON, USISAFE to our HEAlth, and Infesterations of Scabies HAS proven the degradation of these Racilities WHERE MEdically these Problems ARE Epidemic, and Refuses to go Amay.

MEDICAL RECORDS AT All FacilitiES COULD PROVE that these NEGLEGENCIES and EVEN DEATH, IN these Invironments will continue In these Gross Circumstances untill the Proper Action is TAKEN "REducing Over Crowding".

And Plaintiffs further states that THESE Institutions have Experienced major Food Poisning At the "Drapper Facility" And At Ventress Prison Facility, Just Recently, this Natione Facility Hadto be Qurantimed due to an outbreak of Tuburculosis.

THE CAPACITY AT All Institutions for Hot WATER, "NEEDFUT FOR SANITHATION" has been Greatly Reduced by the Capacity of PRISONERS At these facilities, that ARE designed and Enginered for A SET Maximum Capacity, that is now At Two Humdred Percent Capacity. WAShing Clothes, Taking Showers, and Chow HALL SANITHATION has been Compromised By these Conditions At All Institutions facilities.

Platniff's Further States finat HERE At the Ensterling Correctional Facility and All Others In the state of Allabama, Plaintiff's ARE being Forced to get Hair Cuts by Institutional Barbers WHO do Not HAYE Proper Sanitational Materials and Tools, When only Two Hundred Feet or less From where Platniff's Receive HATROUTS, THE Department of Corrections Ensterling STAFF BARber SHOP for Corrections Officers, with Inmate Barber HAS, Hot Yuater, SANATHIONAL DEVICES and Niaterials thats conducive to A Healthy Inviroment for A.D.O.C STAFF.

Plaintiffs In Closing, Further States, that these Unsanitary Practices being forced upon the plaintiffs, Has been the Cause of Numerous Scalp dieases and Skin Problems and Is but one, of All the Stated deliberate Indifferences that has been executed By Department of Corrections officials In the Great State of Alabama.

WHEREFORE PLAINTIFFS REQUEST that upon Consideration of this A Class action 1983 law suit and their supporting Meniorandum of law, This Court Order The Defendants, their successors, Agents, Employees, and all other Persons acting The Concert with Them to Cease Administering these illegal Practices.

PHAINTIFFS WILLAISO BEQUEST THAT THIS COURT AWARD THE PLAINTIFFS ONE MILLION POLLARS EACH AND INSUNCTION OUR INJUNCTION OF RELIEF from Overcrowding and puritive damages of Two Hundred and Fifty thousand dollars Awarded to EACH PHAINTIFF IN the Above STYLE CLASS Action 1983 IAU SUFT.

DONE THIS DAY 3/20 of 2006

CHARLES Dixion#139244

Donald w. Young#159063

JAMES McDonald #236354

BRUCE HARMS #20209

Plaintiffs

I DECLARE UNDER PENALTY OF PERSURY that the Above Information is true and correct.

DATE 3/20 - 2006

Donald W. young #5263

James Ma Josal 236354

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Clio, Alabama, 36017-2165

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